IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

LATERRANCE ESHAWN McCORV	EY§	
	§	
v.	§	$1:09\mathrm{cv}280$
	§	$1:07 \mathrm{cr} 130$
UNITED STATES OF AMERICA	§	

CERTIFICATE OF APPEALABILITY

A final order adverse to the applicant having been filed in the captioned habeas corpus case, in which the detention complained of arises out of process issued by a state court or a proceeding pursuant to 28 U.S.C. § 2255, the Court, considering the record in the case and the requirements of 28 U.S.C. § 2253, Rule 22(b) of the Federal Rules of Appellate Procedure, and Rule 11(a) of the Rules Governing Section 2254 Cases in the United States District Courts, hereby finds that:

<u>X</u> A Certificate of APPEALABILITY should not issue. The applicant has failed to make a substantial showing of the denial of a constitutional right.

____ A Certificate of APPEALABILITY should issue for the following specific issue(s):

REASONS:

DATE: May 12, 2011

s | Halil Suleyman Özerden

HALIL SULEYMAN OZERDEN UNITED STATES DISTRICT JUDGE